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 Counsel for Defendant BUILD OUR CENTER

UNITED STATES DISTRICT COURT
 DISTRICT OF NEVADA

DREW RIBAR,

Plaintiff,

Case No. 3:24-cv-00526

v.

WASHOE COUNTY; WASHOE COUNTY
 LIBRARY SYSTEM; JEFF SCOTT; THANH
 NGUYEN; JAMIE HEMINGWAY; BEATE
 WEINERT; STACY MCKENZIE; JONNICA
 BOWEN; BEN WEST; BUILD OUR
 CENTER, INC.; STACEY SPAIN;
 ANGELINE PETERSON; CHRISTOPHER
 DANIELS; DEPUTIES ROTHKIN, SAPIDA,
 GOMEZ; KRISTEN RYAN, JENNIFER
 COLE; and JOHN/JANE DOES 1-10;

Defendants.

**DEFENDANT
 BUILD OUR CENTER'S
 RESPONSE TO PLAINTIFF'S
 OPPOSITION TO TEMPORARY
 RESTRAINING ORDER [ECF NO.
 176], MOTION TO DISSOLVE OR
 MODIFY ORDER, REQUEST TO
 STRIKE FALSE AFFIDAVITS,
 AND RESERVATION OF RIGHTS
 UNDER NEVADA ANTI-SLAPP
 LAW [ECF 179 AND 180]**

Defendant BUILD OUR CENTER INC., by and through its undersigned
 counsel, respectfully files this response to Plaintiff Drew Ribar's ("Mr. Ribar")
*Opposition to Temporary Restraining Order (ECF No. 176), Motion to Dissolve or
 Modify Order, Request to Strike False Affidavits, and Reservation of Rights Under
 Nevada Anti-SLAPP Law [ECF 179 and 180]* (the "Opposition").

This Response is made and based upon all pleadings and records on file
 herein, together with every exhibit attached hereto (each of which is incorporated
 herein by this reference), as well as the points and authorities set forth directly
 below.

MEMORANDUM OF POINTS AND AUTHORITIES

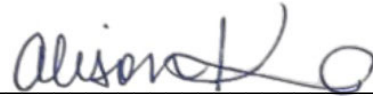
Mr. Ribar filed his Opposition [ECF 179 and 180] on October 31, 2025,
 following the Court's Order [ECF 176] imposing a temporary restraining order on

1 him and prior to this Court's November 3, 2025, hearing on Washoe County
 2 Defendants' *Emergency Motion for Restraining Order Against Plaintiff's*
 3 *Harassment* [ECF 172] and Build Our Center's *Motion for Case Management*
 4 *Conference, Restraining Order, and Sanctions* [ECF 130]. Following the hearing,
 5 on November 5, 2025, the Court entered an *Amended Temporary Restraining*
 6 *Order* [ECF 186] (the "Amended TRO").

7 To the extent the Court requires any response from Build Our Center to
 8 Mr. Ribar's Opposition, Build Our Center's response was addressed at the
 9 November 3, 2025, hearing, and will subsequently be addressed in its
 10 forthcoming Motion for Preliminary Injunction. Further, the matters Mr. Ribar
 11 raised were also addressed by the Court in its extension of the Temporary
 12 Restraining Order.

13 DATED: November 14, 2025. SIERRA CREST BUSINESS LAW GROUP

14
 15 By:



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CERTIFICATE OF SERVICE

I certify that I am an employee of the SIERRA CREST BUSINESS LAW GROUP who, on the below-written date, caused a true copy of the foregoing to be transmitted via email and also to be filed using the above-entitled Court's electronic filing (CM/ECF) system which will automatically e-serve the same) on the person(s) and/or entity(ies) set forth directly below:

Drew Ribar

480 Pershing Lane, Washoe Valley, NV 89704
(775) 223-7899
const2audit@gmail.com
Plaintiff in propria persona

Lindsay L. Liddell (SBN 14079)

Andrew Cobi Burnett (SBN 16505)

DEPUTY DISTRICT ATTORNEYS

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lliddell@da.washoecounty.gov

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(775) 337-5700

Counsel for Plaintiffs Washoe County and its Library System, Jeff Scott, Stacy McKenzie, Jonnica Bowen, Jennifer Cole; Deputy C. Rothkin, Deputy R. Sapida, and Sgt. George Gomez

DATED: November 14, 2025.



an employee of the
SIERRA CREST BUSINESS LAW GROUP

INDEX OF EXHIBITS

to

DEFENDANT BUILD OUR CENTER'S RESPONSE TO
 PLAINTIFF'S OPPOSITION TO TEMPORARY RESTRAINING ORDER
 [ECF NO. 176], MOTION TO DISSOLVE OR MODIFY ORDER,
 REQUEST TO STRIKE FALSE AFFIDAVITS, AND RESERVATION OF
 RIGHTS UNDER NEVADA ANTI-SLAPP LAW [ECF 179 AND 180]

re

Ribar vs. Washoe County, et alia
(Case No. 3:24-cv-00526)

Exhibit No.	Exhibit Description	Pages (+ Cover)
	None,	
	Not applicable.	